

PROSPECTUS.

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A TREATISE

ON THE

LAW AND PRACTICE

ON

SUMMARY CONVICTIONS AND ORDERS

BY

JUSTICES OF THE PEACE,

IN

UPPER AND LOWER CANADA,

WITH NUMEROUS REFERENCES TO

ENGLISH DECISIONS AND JUDGMENTS OF THE SUPERIOR  
COURT,

AND ON THE REMEDY BY

APPEAL AND CERTIORARI;

TOGETHER WITH

PRACTICAL FORMS.

BY EDWARD CARTER,  
BARRISTER-AT-LAW.

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The APPENDIX to the work will contain a variety of forms.

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The Author has had in view in compiling this work :

*First.*—The Law of England as applicable to both sections of the Province, under 14 Geo. III., c. 83, and 40 Geo. III., c. 1.

*Secondly.*—Such change in the law made subsequently in England, not extending to the Province.

*Thirdly.*—Such changes as by Legislative authority have been introduced in both sections of the Province.

*Fourthly.*—The similarity of our statutes to the provisions of Imperial Acts, from which in many instances they were copied, and decisions of the Judges and Courts in England upon the interpretation of them.

*Fifthly.*—The changes in the law and practice in England in summary proceedings, established by the important statute called Sir John Jervis' Act, 11 and 12 Vict., c. 43.

*Sixthly.*—These changes, as now established in Lower Canada by the 14 and 15 Vict., ch. 95, and in Upper Canada by 16 Vict., ch. 178, which are in almost every respect similar to Sir John Jervis' Act.

*Seventhly.*—The few modifications and changes made in our Provincial Statutes, which render their provisions distinguishable from those in Sir John Jervis' Act.

*Lastly.*—The additional powers vested in Justices by these Statutes, and their application to Statutes already passed, and hereafter to be passed by the Legislature.

To condense these several subjects extending over so wide a range, into the compass of a work to be of practical utility, has been the chief aim of the author; and he has therefore found it necessary to issue the work in three parts.

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The work will be issued in three parts, at ten shillings each for first and second, and five shillings for the last part.

The first, comprising all the proceedings preliminary to the hearing, together with various matters of importance to Justices, incident to the exercise of their summary jurisdiction.

The second, all the proceedings at the hearing, the Conviction or Order, and the proceedings subsequent thereto.

The third, the remedy by *Appeal* and *Certiorari*, applicable to Convictions, Orders, and Judgments of Inferior Courts.

